INTERGOVERNMENTAL AGREEMENT BETWEEN THE STATE OF ARIZONA AND THE TOWN OF BUCKEYE

A.C. CONTRACT NO. 81-190 TPA-81-02

MAINTENANCE AGREEMENT

THIS AGREEMENT, entered into pursuant to A.R.S. 11-951 through 11-954, by and between the STATE OF ARIZONA, acting by and through the ARIZONA DEPARTMENT OF TRANSPORTATION, hereinafter called "STATE," and the TOWN OF BUCKEYE, a municipal corporation, hereinafter called "TOWN."

WHEREAS, the Director, Arizona Department of Transportation is empowered by A.R.S. 28-108 to enter into this Agreement; and has duly authorized the Assistant Director, Highways Division, to execute the same; said authorization being attached hereto and incorporated herein as Exhibit A;

WHEREAS. the TOWN, acting by and through its duly elected governing body, has, pursuant to A.R.S. 9-672, by that certain resolution attached hereto and incorporated herein as Exhibit B. resolved to enter into this Agreement and has authorized the undersigned as its representative to execute the same on behalf of said TOWN;

WHEREAS. it is to the mutual benefit of the STATE and the TOWN to enter into an agreement specifying their respective construction and maintenance responsibilities concerning certain State highway routes which are encompassed within the TOWN's system of streets and which form necessary and convenient links in the State Highway System, which streets and highways are more particularly set forth and delineated upon the map attached hereto and incorporated herein as Exhibit C.

NOW. THEREFORE, the parties hereto mutually agree to the following:

- l. Except as otherwise expressly provided in this Agreement, the STATE shall be responsible for the following maintenance and construction of betterments on those highways and streets delineated on Exhibit C.
 - Betterment or reconstruction of roadway; curbs, medians, and channelization;

Bridges and drainage; and

Guardrails and fences; and

FILED WITH SECRETARY OF STATE

Servetory of 8

Date Fried

- d. Transportation permits, such as overweight, overwidths, and overheight as prescribed by law; and
- e. Permits for highway right-of-way encroachments and use; and
- f. Resurfacing, resealing, construction, and replacement of roadways; and
- q. Furnish and maintain all traffic control signs (except street name and parking signs), and lane, crosswalk, and initial parking striping. Electrical devices, including but not limited to traffic signals and intersection lighting, will be covered by separate agreement and will be governed by that agreement.
- 2. Except as otherwise expressly provided in this Agreement, the $TOU\!N$ shall have responsibility for and provide:
 - a. Routine maintenance (including sweeping, cleaning, and minor repairs) of roadway surfaces, sidewalks, curbs, medians, and catch basins; and
 - b. Maintenance of median landscaping (including water); provided that landscape maintenance covered by separate agreement will be by that agreement; and
 - liahtina street Street lighting and C. maintenance. Street or boulevard lighting may be installed only after approval of Permit Street lighting will Form 22-5101. consistent with good engineering installed practice so as not to interfere with or obstruct any signal or other traffic device. Maintenance consists of all repairs replacement of equipment and encludes energy charges: and
 - d. Removal of sand, rock, and other debris caused by slides or other unusual causes; and
 - e. Parking striping (after initial installation); and
 - f. Street name and parking signs.
 - 3. Upon the annexation of any area by the Town which is traversed by an STATE highway, that length of such highway which is within the annexation boundaries shall become subject to the terms of this Agreement, and the TOWN shall furnish the STATE

a revised map indicating the portion or portions of STATE's highway affected, which map shall be incorporated herein as an amendment to this Agreement.

- 4. Those certain regulations captioned "Authorized Position of Advertising Signs Along State Highway Right-of-Way" attached hereto and incorporated herein as Exhibit "D" shall be adhered to by the TOWN except, however, that the TOWN may enforce more restrictive regulations if authorized by law.
- 5. The TOWN shall, by appropriate policies of insurance or through self-insurance programs, provide full liability and property damage coverage on all employees engaged in performing those duties herein agreed to be performed by the TOWN. Any such coverage shall include misfeasance, nonfeasance and malfeasance. The TOWN will maintain the insurance for the period of this Agreement.
- 6. The TOUN shall set aside sufficient funds to cover cost of fulfilling its responsibilities set forth in this agreement.
- 7. As required by A.R.S. 28-641, the TOWN shall comply with the Manual on Uniform Traffic Control Devices for Streets and Highways during all maintenance operations conducted by the TOWN on State Highway right-of-way.
- 8. The terms, conditions, and provisions of this agreement shall remain in full force and effect for a period of five (5) years from the effective date unless terminated earlier by mutual consent of the parties hereto or unless this Agreement violates any Arizona law rule or regulation, either now enacted or which may be enacted in the future. This agreement will be automatically renewed for successive periods of five (5) years unless either party shall give notice in writing to the other not less than one (1) month nor more than three (3) months prior to the initial or renewed expiration date.
- 9. That this Adreement shall supersede all previous street maintenance adreements, except those adreements for traffic control devices, safety illumination, and roadside development.
- 10. That all work performed under the provisions of this Agreement shall be performed in a manner satisfactory to the STATE.
- 11. That this Agreement shall be filed with the Secretary of the State and shall become effective on the date of such filing.
- 12. Attached hereto are resolutions of the Department of Transportation (Exhibit A) and the Town of Buckeye

(Exhibit B) authorizing both entities to enter into this Agreement; and a written determination by the Town Attorney of Buckeve (Exhibit E) that this agreement is in proper form and within the powers and authority granted to the TOWN OF BUCKEYE under the laws of this State.

13. All parties are hereby out on notice that this contract (Agreement) is subject to cancellation by the Governor pursuant to Arizona Revised Statutes, Section 38-511.

IN WITNESS WHEREOF, the parties have executed this Agreement that day and year first written above.

STATE OF ARIZONA ARIZONA DEPARTMENT OF TRANSPORTATION

Mont

Title: Chief Deputy State Engineer

Town of Buckeye

Bv: 🖳

Title:

un Clerk

GENERAL NOTES

m

'n

The state of the s

EXHIBIT "D"

PERHIT NEEDED

overhanging signs and swings. These signs and swings are all encroaching overhanging signs and swings. These signs accious for on premite a cured urban sections for on premite a cured urban sections for on premite a set loved on sny interstate or Rural highway rights of usy. Signs on Frontage Roads within Highway R/W, in urban areas are permitted by this standard, Signs with words "Srop", "Slowdown", etc. or traffic algins are not permitted.

Lengths of signs and awnings may vary as shown except where City or County ordinances routed where City or County ordinances provide smaller maximums.

An outdoor advertiaing permit is required for off premite signs,

An outdoor advertiaing permit is required for off premite signs.

Ground supported or portable signs shall not be placed within any right of way areas.

Ground supported or portable signs shall more be placed within any right of way areas.

FRANTARENT OF TRANSPORTATION HIGHWAYS DIVISION PLANS FRANT RECHAINGS.

FRANTARES AND ANNINGS

Sign or Avning

12'-0' Min.

Sign or Avning

Sign or Avning

11-0' MAX.

Sign or Avning

11-0' MAX.

Sign or Avning

Sign or A

18

RESOLUTION

WILLIAM A. ORDWAY. Director /
Department of Transportation

RESOLUTION NO. 8-81

A RESOLUTION AUTHORIZING THE EXECUTION OF AN INTERGOVERNMENTAL MAINTENANCE AGREEMENT FOR STATE HIGHWAYS, AND DECLARING AN EMERGENCY.

WHEREAS, the State of Arizona has proposed the renewal of a Maintenance Agreement with the Town of Buckeye setting forth the responsibilities and agreements of the parties regarding state highways within the town limits; and

WHEREAS, it is necessary for the preservation of the peace, health and safety of the Town of Buckeye, Arizona, an emergency is declared to exist, and this resolution shall be effective immediately upon its passage and adoption.

THEREFORE, be it resolved by the Common Council of the Town of Buckeye, Arizona:

That the Mayor is authorized and instructed to execute an Intergovernmental Maintenance Agreement for State Highways with the State of Arizona.

PASSED AND ADOPTED this day of March, 1981 by the the affirmative vote of three fourths of the members of the Common Council of the Town of Buckeye, Arizona at its regular meeting.

ATTEST:

Yown Clerk

APPROVED AS TO FORM:

mullences

Attorney

STATE	OF	ARIZONA)	
a .				SS
County	o£	Maricopa)	

In Witness Whereof. I have hereunto set my hand and affixed the Official Seal of the TOWN OF BUCKEYE. ARIZONA.

Done in Buckeye. Arizona the 17 day of March. 1981.

Town Clerk Manager

OFFICE OF THE



Attorney General

1801 WEST JEFFERSON STREET FOURTH FLOOR PHOENIX, ARIZONA 85007

ROBERT K. CORBIN ATTORNEY GENERAL

INTERGOVERNMENTAL AGREEMENT DETERMINATION

A. G. Contract No. 8/-190, which is an agreement between public agencies, has been reviewed pursuant to A.R.S. 8 11-952, as amended, by the undersigned Assistant Attorney General who has determined that it is in proper form and is within the powers and authority granted to the State or its agencies under the laws of the State of Arizona. No opinion is expressed as to the authority of the remaining parties, other than the State or its agencies, to

DATED this day of

enter into said agreement.

ROBERT K. CORBIN Attorney General

Assistant Attorney General

Transportation Division